Case 1:08-cr-00014 Document 56 Filed 06/19/2008 Page 1 of 3 1 FILED Clerk 2 **District Court** 3 JUN 1 9 2000 4 UNITED STATES DISTRICT COURT For The Northern Mariana Islands 5 NORTHERN MARIANA ISLANDS (Deputy Clerk) 6 UNITED STATES OF AMERICA, Criminal Case No. 08-00014 7 Plaintiff, 8 ORDER REGARDING ٧. 9 DISCLOSURE OF REDACTED INFORMATION 10 LAWRENCE KALEN; and MANUEL ALDAN SABLAN, 11 12 Defendants. 13 14 15 16 THIS MATTER came before the Court on June 5, 2008 for hearing of several 17 motions, including defendant Manuel Aldan Sablan's motion requesting prosecution to serve 18 discovery responses on counsel for Mr. Manuel Sablan, which all other defendants joined. 19 Plaintiff appeared by and through its attorney, Assistant U.S. Attorney Eric O'Malley; 20 defendant Greggory Sablan Kalen appeared personally and by and through his attorney, F. 21 Matthew Smith; defendant Lawrence Kalen appeared personally and by and through his 22 attorney, Bruce Berline; and defendant Manuel Aldan Sablan appeared personally and by and 23 through his attorney, David Banes. Most discovery issues were resolved prior to the hearing. 24 However, the defendants' request for un-redacted versions of certain discovery material 25 remained. Defendants requested in camera review of the redacted material; the government 26 did not object. 27 RECEIVED 28 JUN 1 9 2008

Clerk
District Court
The Northern Mariana Islands

On June 9, 2008, counsel for the parties convened in chambers to discuss, among other things, the redacted information. Most of said information was found in U.S. Drug Enforcement Administration Form-6 Reports of Investigation (referred to commonly as a "DEA-6"). DEA Special Agent Michael Byerley also attended to answer questions regarding the redacted materials. The remaining redacted materials at issue pertained to the confidential source's criminal background and history of working as a confidential source in other cases.

The defendants did not object to continued concealment of internal government and DEA tracking numbers, file titles, codes, and identifiers, but argued for disclosure of the other substantive information contained in each DEA-6's "indexing" section. Special Agent Byerley explained that DEA policy mandated redaction of this section because it often contained information regarding ongoing investigations and identified persons not yet charged. The Court noted that much of the information concerned the defendants themselves, and ordered that this information be disclosed immediately.

As to the remaining information, the court hereby ORDERS AS FOLLOWS:

- 1. That the remaining substantive information contained in the indexing sections of each DEA-6 shall be disclosed to defendants no later than three weeks prior to trial if the subjects of that information have not been indicted, *unless* the government can demonstrate that said disclosure would jeopardize the safety of an informant or a witness;
- 2. That all information regarding the confidential informant, including his history of working with local or federal law enforcement, be disclosed promptly upon the government's verification that said disclosure will not compromise any ongoing and